▲ AO 472	(Rev. 3/86)	Order of Detention Pending Trial
		Y 7.

	UNITED ST	TATES DISTRI		WINNE DIGHT	ED ST COURT				
		_ District of	N	lebraska RICT OF	PRE DIVAGNA				
1	UNITED STATES OF AMERICA			2010 APR -5					
	V. DANTE E. VICHARRA	ORDEI Case Numl	R OF DETENTI ber: 4:10MJ3012	ON PENDING 2-DEFICE OF T	HE CLERK				
In ac	Defendant cordance with the Bail Reform Act, 18 U.S.C. § 31	42(f), a detention hearing har	s been held. I conclude	e that the following fa	cts require the				
detention of the defendant pending trial in this case.									
	The defendant is charged with an offense described or local offense that would have been a federal offe a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is an offense for which a maximum term of impri	ense if a circumstance giving 3156(a)(4). If if imprisonment or death.	rise to federal jurisdict		ense state				
(3) (4)	a felony that was committed after the defendant § 3142(f)(1)(A)-(C), or comparable state or local The offense described in finding (1) was committed A period of not more than five years has elapsed sifter the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community.	cal offenses. d while the defendant was on ince the date of conviction described and conditions.	release pending trial for release of the	or a federal, state or lost defendant from impri	ocal offense. isonment				
X (1)	There is probable cause to believe that the defenda								
x (2)	for which a maximum term of imprisonment of ten years or more is prescribed in under 18 U.S.C. § 924(c).								
	Alternative Findings (B) (1) There is a serious risk that the defendant will not appear. (2) There is a serious risk that the defendant will endanger the safety of another person or the community.								
	Part II—Writt I that the credible testimony and information submit f the evidence that	ten Statement of Reasons itted at the hearing established		convincing evidence	a prepon-				
		1: 1:							
	MAN 7 8	ugno							
to the ext reasonabl Government	Part III— lefendant is committed to the custody of the Attorney ent practicable, from persons awaiting or serving e opportunity for private consultation with defense ent, the person in charge of the corrections facility tion with a court proceeding.	sentences or being held in cue counsel. On order of a cou	resentative for confine astody pending appeal rt of the United States	. The defendant shalls or on request of an a	l be afforded a attorney for the				
	April 5, 2010	s/ Ch	eryl R. Zwart	m /					
	Date		nature of Judicial Office	ir X					
		Cheryl R. Zwart, U.S. Magistrate Judge Name and Title of Judicial Officer							

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).